

**IN THE UNITED STATES PATENT AND TRADEMARK OFFICE**

Application Serial No. .... 09109830  
Filing Date ..... July 2, 1998  
Patent No. .... 6851345  
Issue Date ..... February 8, 2005  
Confirmation No. .... 3979  
Inventor ..... John P. Kennelly  
Group Art Unit ..... 3724  
Examiner ..... Clark F. Dexter  
Attorney's Docket No. .... KE27-001  
Title: ..... Cutting Table Fence

**REQUEST FOR WITHDRAWAL AS ATTORNEYS/AGENTS**

The undersigned hereby requests withdrawal from employment pursuant to 37 C.F.R. §10.40 with respect to the following listed practitioners: Richard J. St. John, Reg. No. 19,363; David P. Roberts, Reg. No. 23,032; Randy A. Gregory, Reg. No. 30,386; Mark S. Matkin, Reg. No. 32,268; James L. Price, Reg. No. 27,376; Deepak Malhotra, Reg. No. 33,560; Mark W. Hendricksen, Reg. No. 32,356; David G. Latwesen, Reg. No. 38,533; George G. Grigel, Reg. No. 31,166; Keith D. Grzelak, Reg. No. 37,144; John S. Reid, Reg. No. 36,369; Lance R. Sadler, Reg. No. 38,605; and James D. Shaurette, Reg. No. 39,833.

The reasons for this request are those described in 37 C.F.R. §10.40(c)(6).

Specifically, our client John Kennelly, who is the named inventor on U.S. Patent No. 6,851,345, on or about March 5, 2007 filed a Change of Correspondence Address with the USPTO to an address other than the law firm of Wells St. John. We have no record of receiving a copy of the


document apparently filed by Mr. Kennelly or on his behalf. Mr. Kennelly did not respond to our initial reminder to him of the requirement of payment of the 3½ year maintenance fee, and advised us after the fact that he or someone on his behalf paid such fees. No other response or matter regarding this patent before the USPTO is pending.

We have advised Mr. Kennelly in writing that, under present law, the next action due on his part should he desire to keep this patent in force, is payment of another maintenance fee pursuant to 35 U.S.C. §41 at 7.5 years after the grant date, which is more than three years hence. Mr. Kennelly has previously been provided with copies of all papers associated with this patent application process to which he is entitled, and has also been advised that copies of the file history are available from the USPTO's Public PAIR website. Mr. Kennelly has been apprised of the above facts in writing by the undersigned, including that the undersigned and Attorney's of Record would be effectively requesting withdrawal as attorney with respect to this patent.

Accordingly, it is respectfully requested that the patent office grant the undersigned's request with respect to withdrawal of employment of U.S. Patent No. 6,851,345 pursuant to 37 C.F.R. §10.40.

Respectfully submitted,

Dated: 9-23-08

By:   
Mark S. Matkin  
Reg. No. 32,268